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Applicant: ADIL ATTAR

Group Art 1732  
Mailed 02-12-2005

Application No. 09/880,780  
Filing Date: 06/13/2001

Examiner: Mr. Mathieu Vargot

Title: ONE-PIECE REFLECTIVE PAVEMENT MARKER  
AND METHOD OF MAKING

AMENDMENT and RESPONSE TO OFFICE ACTION

Commissioner of Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Mr. Vargot

Enclosed please find the amended Claim 8 with the corrections requested by your respectful Office with amended Drawing List and Specification.

In order to simplify the Drawing List, please cancel the following "original Figures":

FIGS. 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14.

FIGS. 17b and FIGS. 25, 26, 27, 28, 29 and 31.

Enclosed are 6 Drawing Replacement Sheets with new Numbers for the remaining Drawings Figures.

Specification was amended to include the newly numbered figures.

Sincerely

Adil Attar

**Response to Office Action**

This application is primarily claiming the One-Piece pavement Marker as shown in FIGS. 3, 4, 5 and FIG.6, which are directly yet distinctly related to the Art in FIG. 1, 2 and the originally submitted FIGS. 12, 13, and 14.

This Application was filed on 06/13/2001 as a Continuation-in-Part of Patents No.6, 334,734 and No.6, 698,972.

However, the presently claimed Art is distinctly having its originality and added Matters.

This miniature One-Piece Reflective pavement marker of FIGS. 3 through 6 was not allowed to be claimed in Patent No. 6,811,729 for being distinctly different from the other Arts claimed in #729.


While the Art of #729 as show in FIGS. 38 thru 40 has no integrally formed structural walls, and therefore it can not be agglutinated to the Roadway unless it is filled, on site, with Hardinable resinous filler material; the present claimed Art as shown in FIGS.3 thru 6 has monolithically formed structural walls which will not need to be filled on site.

The base surface for the pavement marker Art of this Application is simply agglutinated directly to the roadway.

Therefore, it can not be considered as being an obvious type of double patenting over claim 1 of Patent No. 6,811,729 which was filed on 09-19-2001 for distinctly claiming the Arts as shown in FIGS. 38, 39 and 40 of its included List of Drawings.

NO NEW MATTERS ADDED TO THIS AMENDME.

Sincerely

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